Rev. 5/30/01

Effective March 1998

## DECLARATION AND POWER OF ATTORNEY FOR U.S. PATENT APPLICATION

(X) Origina	l () Supplemental () Substitute (	) PCT () I	Design		
As a below named inventor, I to my name; that I verily believe that I am the coint inventor (if plural inventors are named bentitled:	hereby declare that: my residence, post one original, first and sole inventor (if on elow) of the subject matter which is claim	ly one name	is listed below) or	an original, first and	
	HEREIN AN ACCESS POINT		CTED TO REM	OTE	
	OPTICAL MULTIPLEXING SY	STEM			
of which is described and claimed in: () the attached specification, or () the specification in the application Serial N and with amendments through (X) the specification in International Application on (if applicable).	No filed (if applicable), or ion No. PCT/ <u>JP2004/00</u> 4991	; , file	ed <u>April 7, 200</u> 4	, and as amended	
hereby state that I have reviewed and under any amendment(s) referred to above.	rstand the content of the above-identifie	d specificatio	on, including the cl	aims, as amended by	
acknowledge my duty to disclose to the P defined in Title 37, Code of Federal Regulation	atent and Trademark Office all informa ons, ∋1.56.	ition known t	to me to be materi	al to patentability as	
hereby claim priority benefits under Title 35 for patent or inventor's certificate listed below the priority of the application on when the priority of the application of the application of the priority of the prio	w and have also identified below any ar	this applicati	on is for a Design) patent or inventor	of any application(s) s certificate having a	
COUNTRY	APPLICATION NO.	DATI	DATE OF FILING PRIORITY CLAIMED		
Japan	2003-116838	April 2	22, 2003	Yes	
			V. 1		
hereby claim the benefit under Title 35, Usubject matter of each of the claims of this appoint paragraph of Title 35, United States Codfitle 37, Code of Federal Regulations, >1.5 nternational filing date of this application.	plication is not disclosed in the prior Ur e ∋112, I acknowledge the duty to discle	nited States ap ose informatio	oplication in the ma	inner provided by the itability as defined in	
APPLICATION SERIAL NO.	U.S. FILING DATE STAT			ATUS: PATENTED, PENDING, ABANDONED	
			<del></del>		

And I hereby appoint Michael R. Davis, Reg. No. 25,134; Matthew M. Jacob, Reg. No. 25,154; Warren M. Cheek, Jr., Reg. No. 33,367; Nils Pedersen, Reg. No. 33,145; Charles R. Watts, Reg. No. 33,142; and Michael S. Huppert, Reg. No. 40,268, who together constitute the firm of WENDEROTH, LIND & PONACK, L.L.P., as well as any other attorneys and agents associated with Customer No. 000513, to prosecute this application and to transact all business in the U.S. Patent and Trademark Office connected therewith.

GASAWARA PAT garding this applica		, as to any action to between the U.S. attorneys a	o be taken in the U.S. Patent and Trademark Offind myself. In the event of a change in the person	
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Fifth Inventor	FAMILY NAME	FIRST GIVEN NAME	SECOND (	GIVEN NAME
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	FAMILY NAME			
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Post Office	ADDRESS	СПҮ	STATE OR COUNTRY	ZIP CODE
Address	are that all statements made herein of	my own knowledge are true	and that all stateme	nts on information and heli
I further decla lieved to be true; nishable by fine tements may jeopa	are that all statements made herein of and further that these statements were or imprisonment, or both, under Seardize the validity of the application of Tautomu Miho	e made with the knowledge to ction 1001 of Title 18 of to r any patent issuing thereon.	that willful false sta he United States C	tements and the like so made ode, and that such willful
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